ATTORNEY FILE: KCX-1348 (19076B)

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Re: Appeal to the Board of Patent Appeals and Interferences

In re A	Applica HHE 9	tion SCOTT SNOWDEN ET AL.	)				
ý			Art Unit: 1771				
Serial	No.: 1	(0/723,408)	Deposit Ac	count: 0	04-1403		
Confir	mation	No.: 2660	•				
Filed:	NOVE	MBER 25, 2003 )	Customer N	No.: 228	327		
Title:		IOD OF TREATING NONWOVEN FABRIC ROPOLYMERS	CS WITH NON-IO	NIC			
1.		NOTICE OF APPEAL: Pursuant to 37 Ct to the Board of Appeals from the decision twice/finally rejecting claims					
2.	$\boxtimes$	BRIEF on appeal in this application pursu herewith (1 copy).	oplication pursuant to 37 CFR 41.37 is transmitted				
3.		An <b>ORAL HEARING</b> is respectfully requewithin two months after Examiner's Answ		<sup>:</sup> R 41.47	due (due		
4.		Reply Brief under 37 CFR 41.41(b) is tran	nsmitted herewith	(1 copy)	).		
5.		"Small entity" verified statement filed: [ ]	herewith [ ] prev	iously.			
6.	FEE (	CALCULATION:			Fees		
		If box 1 above is X'd enter \$ 510.00		\$_	0.00		
		If box 2 above is X'd enter \$ 510.00		\$_	510.00		
		If box 3 above is X'd enter \$1,030.00		\$_	0.00		
		If box 4 above is X-d enter –0- (no fee)		\$_	0.00		
hereb	y made	hereby made to extend the <u>original</u> due defer for an extension to cover the date this respectively fee is enclosed (1 month \$120; 2 months)	sponse is filed for				
4 mor	nths \$1	,640, 5 months \$2,230		\$_	0.00		
		;	SUBTOTAL:	\$_	510.00		
<u>Less</u> :	any pre	evious extension fee <u>paid</u> since above origi	inal due date.	- \$_	0.00		
		evious fee paid for prior Notice of Appeal si decision on the merits. MPEP § 1204.01	ince Board did	- \$_	0.00		

Less Board	\$	0.00					
		SUBTOTAL:	\$	510.00			
If "sm ☐ he	\$	0.00					
		TOTAL FEE ENCLOSED:	\$	510.00			
	Fee enclosed.						
	Charge fee to our Deposit Account/Order Nos. in the heading hereof (for which ourpose one <u>additional</u> copy of this sheet is attached)						
$\boxtimes$	Charge to credit card						
	Fee NOT required since paid in prior appeal in which the Board of Appeals did not render a decision on the merits.						
The C	Commissioner is bereby author						
herea should be red applic overp	fter, or any fees in addition to d have been filed herewith or quired under Rules 16-18 ( <u>de</u> ation and the resulting officia	prized to charge any fee specifically author the fee(s) filed, or asserted to be filed, or concerning any paper filed hereafter, and ficiency only now or hereafter relative to the document under Rule 20, or credit any shown in the heading hereof. This statement this case.	which which this	may			
herea should be red applic overp	fter, or any fees in addition to d have been filed herewith or quired under Rules 16-18 ( <u>de</u> ation and the resulting officia ayment, to our Account No. s rize charge of the <u>issue fee</u> in	o the fee(s) filed, or asserted to be filed, or concerning any paper filed hereafter, and ficiency only) now or hereafter relative to the didocument under Rule 20, or credit any shown in the heading hereof. This stateme	which which this ent <u>doe</u>	may es not			